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NOTICE OF ALLOWANCE AND FEE(S) DUE

MORGAN LEWIS & BOCKIUS LLP 1111 PENNSYLVANIA AVENUE NW WASHINGTON, DC 20004 EXAMINER

NGUYEN, VU ANH

ART UNIT PAPER NUMBER

1762

DATE MAILED: 03/24/2011

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
•	10/581,712	03/02/2007	John Patrick O'Donnell	066079-5135	8734

TITLE OF INVENTION: DISPERSANT -ENCAPSULATED PARTICULATE SOLIDS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	06/24/2011

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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MORGAN LEV	WIS & BOCKIUS VANIA AVENUE	SLLP	I he State addr tran:	reby certify that thi	ificate of Mailing or Trans s Fee(s) Transmittal is being th sufficient postage for fir Stop ISSUE FEE address O (571) 273-2885, on the d	smission g deposited with the United st class mail in an envelope above, or being facsimile ate indicated below.
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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR ATTORNEY DOCKET N		ATTORNEY DOCKET NO.	CONFIRMATION NO.
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nonprovisional	NO	\$1510	\$300	\$0	\$1810	06/24/2011
EXAMI	INER	ART UNIT	CLASS-SUBCLASS]		
NGUYEN,	VU ANH	1762	523-210000			
"Fee Address" indic PTO/SB/47; Rev 03-0. Number is required. 3. ASSIGNEE NAME AN	cation (or "Fee Address 2 or more recent) attach ND RESIDENCE DATA ess an assignee is ident n in 37 CFR 3.11. Com	ed. Use of a Customer A TO BE PRINTED ON	(1) the names of up to or agents OR, alternative (2) the name of a single registered attorney or a 2 registered patent attorlisted, no name will be THE PATENT (print or type data will appear on the patent authors (B) RESIDENCE: (CITY)	vely, e firm (having as a agent) and the name rneys or agents. If r printed. be) atent. If an assigne assignment.	member a 2s of up to no name is 3	ocument has been filed for
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	SMALL ENTITY state	ıs. See 37 CFR 1.27.			L ENTITY status. See 37 C	
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10/581,712	03/02/2007	John Patrick O'Donnell	066079-5135	8734
9629 75	90 03/24/2011	EXAMINER		
	IS & BOCKIUS LLF	NGUYEN, VU ANH		
1111 PENNSYLV. WASHINGTON, I	ANIA AVENUE NW OC 20004		ART UNIT	PAPER NUMBER
,			1762	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 820 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 820 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No.	Applicant(s)				
	10/581,712	O'DONNELL ET AL.				
Notice of Allowability	Examiner	Art Unit				
	Vu Anh Nguyen	1762				
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate com GHTS. This application is	in this application. If not included munication will be mailed in due course. THIS				
2. X The allowed claim(s) is/are <u>1,3-19 and 21-29</u> .						
 Acknowledgment is made of a claim for foreign priority unally All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Copies of the certified copies of the priority documents have Tertified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" 	been received. been received in Applica cuments have been recei	tion No ved in this national stage application from the				
noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm		XAMINER'S AMENDMENT or NOTICE OF				
INFORMAL PATENT APPLICATION (PTO-152) which give						
5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted.						
(a) 🔲 including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached						
1) ☐ hereto or 2) ☐ to Paper No./Mail Date						
(b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date						
Identifying indicia such as the application number (see 37 CFR 1, each sheet. Replacement sheet(s) should be labeled as such in t						
6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.						
Attachment(s)	E □ Nation of	Informal Detaut Application				
 Notice of References Cited (PTO-892) D Notice of Draftperson's Patent Drawing Review (PTO-948) 		Informal Patent Application Summary (PTO-413),				
	Paper N	o./Mail Date				
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 Examiner's Comment Regarding Requirement for Deposit of Biological Material 		's Statement of Reasons for Allowance				
Al Asla Navasa /	9. Other	<u> </u>				
/Vu Anh Nguyen/ Examiner, Art Unit 1762	/David Wu/ Supervisory F	Patent Examiner, Art Unit 1796				

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Art Unit: 1762

DETAILED ACTION

Response to Amendment

1. This Office action is in response to the amendment filed 02/24/2011, wherein claims 1, 3-19 and 21-29 are pending; claims 1, 17 and 19 have been amended.

2. Acknowledgement is made of the amendment to the title.

Allowable Subject Matter

- 3. Claims 1, 3-19 and 21-29 are allowed.
- 4. The following is an examiner's statement of reasons for allowance: The present claims are allowable over Ando et al. (US 2004/0176498) and Fryd et al. (US 6,262,152).

The present invention is directed to a process of encapsulating a particulate solid by dispersing a particulate solid in a liquid medium, in the presence of a dispersant and a cross-linking agent and cross-linking the dispersant with the cross-linking agent to encapsulate the particulate solid, wherein the functional group on the dispersant used for the cross-linking reaction is a keto group, an aldehyde group, or a beta-diketoester group, and the cross-linking agent has at least two groups reactive towards said functional group. The invention is also directed to products comprising the resulting encapsulated particulate solid.

Fryd et al teaches a similar encapsulation process but fails to teach a dispersant having a cross-linkable group selected from a keto group, an aldehyde group, or a beta-diketoester group.

Ando et al discloses an aqueous inkiet ink composition comprising a colored microparticle dispersion, which is prepared by a method comprising the following steps: (i) a polymer (dispersant) and a colorant are mixed with organic solvents to be emulsifydispersed [0085], (ii) the solvents are then removed and water is added, together with a cross-linking agent, to form an aqueous dispersion, (iii) the polymer is cross-linked using the cross-linking agent, preferably at a temperature of 40-90°C if a short reaction time is desired [0101], and (iv) more monomers, and subsequently a cross-linking agent, are added to the (seed) dispersion obtained in step (iii) followed by polymerization to form a cross-linked polymeric shell encapsulating the seed particle obtained in step (iii) [0105-0106]. Several modes of cross-linking are taught [0037-0052]. One of those modes is a reaction between a keto group (on the polymer) and a hydrazide cross-linking agent, wherein said keto group may come from such monomer as diacetone acrylamide [0051]. The colorant includes pigments (i.e., particulate solids) and dyes. The claimed process and products are not obvious over Ando et al for the following reasons. First, the keto-hydrazide cross-linking mode is taught as one of the possibilities and it is not exemplified. It is shown in the instant application that crosslinking based on keto, aldehyde or beta-diketoester cross-linking group provides better results than using other conventional cross-linking modes such as isocyanate-hydroxyl pair, which is exemplified by Ando et al. There are no motivations for one skilled in the art to select the keto-hydrazide cross-linking scheme from all the cross-linking schemes taught by the prior art. Second, though pigments are mentioned, the prior art process is mainly directed to encapsulating dyes, which are not particular solids.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vu Anh Nguyen whose telephone number is (571)270-5454. The examiner can normally be reached on M-F 8:00 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu can be reached on 571-272-1114. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Vu Anh Nguyen Examiner Art Unit 1762 Application/Control Number: 10/581,712 Page 5

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/David Wu/ Supervisory Patent Examiner, Art Unit 1796